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To the Worshipful County Court of Lee
County Virginia, in chancery sitting, the Bill of Com-
-plaint of James A. Larner, respectfully sheweth:

That on the 8th day of November 1860,
one Andrew Hamilton, being indebted to your orator,
executed and delivered to your orator, his the said
Andrew's certain writing obligatory, sealed with his
seal, signed with his signature, and dated the day
and year aforesaid - by which said writing ob-
-ligatory the said Andrew bound himself to pay
the said plaintiff by the first day of January 1861, the
sum of one hundred dollars for value received -
which said sum together with all interest thereon,
(except the sum of \$41.20 paid the day of 186)
is now due and payable and wholly unpaid to your
orator, the plaintiff.

The said Andrew Hamilton is not a resi-
-dent of this Commonwealth; and has no effects
therein that your orator knows of, except an un-
-divided interest in a tract of land, situate in
said County of Lee; and which interest was ves-
-ted in him in the manner hereinafter stated.
One James P. Hamilton, late the owner in fee simple
of said land, on the 20 day of February 1856, by
his certain deed of that date, sealed and sub-
-scribed by him, conveyed the said land by meter
and bounds to his mother Jane Hamilton, then
living and the wife of Alexander Hamilton, and
now deceased, for and during the term of her
natural life, with a remainder in fee simple to
the heirs (as a class) of the said Jane, to take in
possession at her death. An attested office copy of
the said deed, which was duly recorded in the
County Court Clerk's office of said County, is here-
-with filed, (marked "B") as a part of this Bill.

The said Jane Hamilton hath recently
departed this life, whereby her life estate in the said land

determined; and the estate in remainder of her heirs
hereinafter named became and from thence hitherto has
been and still is an estate in fee simple in possession
held by them in ^{parental} ~~joint tenancy~~. The said Jane had,
at her death, the following living children and heirs-
at-law, to-wit: the said Andrew Hamilton and James
P. Hamilton, and also John C. Hamilton, Wilson Hamil-
-ton, Daniel Hamilton, Walter P. Hamilton, Fayette Hamilton,
Elizabeth Hamilton, Sally Hamilton, and Margaret Ham-
-ilton. The said John C., Wilson, and Andrew Hamilton
are not residents of this Commonwealth; and the said
Walter P., Fayette, and Sally Hamilton are infants under
twenty one years of age, for whom a guardian ad
litem will have to be appointed.

Your orator being without adequate remedy
at law, and relievable in equity, his prayer there-
-fore is that the said Andrew Hamilton, James P. Ham-
-ilton, John C. Hamilton, Wilson Hamilton, Daniel Ham-
-ilton, Walter P. Hamilton, Fayette Hamilton, Elizabeth
Hamilton, Sally Hamilton, and Margaret Hamilton be
each and all made parties defendant to this Bill, and
be required to answer the same fully on oath; that
an order of publication be made as to the said non-
-resident defendants; and that a guardian ad litem
be appointed for the said infant defendants, to as-
-sist them in their defense to this suit. He also
prays that the undivided interest of the said Andrew
Hamilton in the said tract of land be attached by
process of foreign attachment in this case; that he
have a decree against the said Andrew for his
said debt, interest and costs; and that the said
Andrew's interest in the said land, or so much thereof
as may be necessary for the purpose be sold to satisfy
the same. He prays for all general and special
relief suited to his case, and for all necessary pro-
-cess &c. &c.

Rose p. q.

Chd. 65

1868. Decr. Continued
1869. Jan. Continued
Feb. Final Decree

Boer

James A. Larmer

v. s. 3 Bill in Chy.

C 13. 41

a 5.00

s 5.50

Gas. 5.00

Pr. 5.00

33.91

Andrew Hamilton et al.
Exhibits filed.

1867. Nov. Bill filed, Sum. Executed as to
fourth attachment bond and
Decree nisi vs. him - Datto, and
Oral Publication vs. him - Resident Datto.
Dec. Decree nisi vs. him - Datto
for publication for D. Publication
Feb. Ord. Pub. Comp. & Decree nisi
as to him - Resident Datto
March Decree nisi vs. him - Datto
& Decree nisi for hearing by Datto
March Sum. H. Morgan of fourth
attachment bond vs. him - Datto
and Decree nisi vs. him - Datto
and Decree nisi vs. him - Datto
March Decree nisi for Publication
June - Decree nisi vs. him - Datto
Aug. J. P. Case substituted in room
of C. Bailey & Co.
Sept. Continued
Oct. Decree nisi vs. him - Datto
Nov. Decree nisi vs. him - Datto

\$100 By the first of January next
I promise to pay J. C. Larmer, one hundred
dollars for value received of him this
the 8 of November 1865, witness my
hand and

test

J H Binding

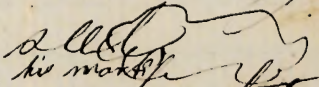

his mark
Andrew Hamblin

Exhibit "A"

Credit within
January 1 1861
made N. 20. By
T. J. Larmer,

To the Worshipful County Court of Lee County in Chancery
Sitting: - The answer of Walter P. Hamilton, Fayette
Hamilton, and Sallie Hamilton, infant Children
of Alexander Hamilton, by Henry J. Morgan, their
Guardian ad litem, to a bill filed in this Worshipful
Court by James A. Larmer against Andrew Ham-
ilton, these words and others.

Saving and reserving to himself the bene-
fit of all legal and proper exceptions to said
Bill for answer thereto this respondent says, That
so far as he knows or is informed he has no
matter to allege which could or ought to prevent
the plaintiff from recovering against the defendant
Andrew Hamilton the sum mentioned in the writing
obligatory filed by the plaintiff with his Bill as ex-
hibit A subject to the ~~credit~~ ^{credit} thereon endorsed, nor
does he know of any cause why he should gain-
say the plaintiff's right to have the lands in the
Bill mentioned partitioned among the parties or
at least so far as to ascertain the defendant,
Andrew Hamilton's interest therein.

This respondent places in the hands of your
Worships the interest of his said Wards, Courts of
Equity being the peculiar and special Guardian of
infants of young and tender years, such as these.
And now having answered as far as is deemed
material this respondent prays that his said Ward
may be dismissed hence with costs.

Henry J. Morgan Guardian
ad litem of said Defts.

Sworn to and subscribed
before me this day of

1868.

J.P.

Henry J. Morgan
Guardian ad litem

ads { Answer
3
James A. Larmer.

Fee for this answer \$5.00
chd to Plff

To Thomas J. Farmer or his heirs a deed with
specie warranty ^{conveying said land as sold} properly acknowledge, and
place the same in the clerk's office, for record
ation, and if for his services in this after
paying the stamp tax, he is allowed to retain
out of the purchase money \$200. And that
where further action being necessary, the same is
contingent strike from the docket,

Jas. J. Farmer

vs. }
} decree
} trial

And Hammett

070 389.

James A. Larmer, Plaintiff, vs

Andrew Hamilton & others, Defts. In Chancery.

This cause came on this the 18th day of March 1868 to be heard upon the Bill of Complaint and exhibits thereto on file and the answer of Henry J. Morgan, guardian ad litem for the infant defendants Walter P. Hamilton, Fayette Hamilton and Sally Hamilton, and was argued by Counsel. — On consideration whereof it doth appear to the Court that ~~the~~ ~~defendant~~ ~~cause~~ ~~has~~ ~~been~~ ~~served~~ a summons to answer plaintiffs Bill has been executed on James P. Hamilton, Daniel Hamilton, Elizabeth Hamilton, Sally Hamilton, and Margaret Hamilton more than two months before the present term of the Court; and that an order of publication has been duly posted, published and completed as to the non-resident defendants, John C. Hamilton, Wilson Hamilton and Andrew Hamilton; and that this cause has been regularly matured at rules by decree nisi, judgment pro Confesso, and has been set for hearing — the Court doth therefore order, adjudge and decree that the plaintiff recover of the defendant Andrew Hamilton the sum of \$100.00 with interest thereon from the 1st day of January 1861 till paid, subject to a credit of \$41.20 paid the said 1st day of January 1861, and the costs of this suit. And it further appearing to the Court that the defendant Andrew Hamilton, by the recent decease of his mother, became

seised in fee simple of the one undivided tenth part of
a tract of land in Lee County, whereof the other de-
fendants are also seised, each of an undivided
tenth part, as tenants in parcenary; and G. C. Bell
deputy for James W. Orr, Sheriff of Lee County, having,
by virtue of an order endorsed on the said original
summons, ^{issued} by the Clerk of this Court, attached the said
undivided interest that the said defendant Andrew
Hamilton has in and to the said tract of land,
in the proceedings mentioned - the Court doth therefore
order, adjudge and decree that the lien of the said
attachment, ^{on the said undivided interest of the said Andrew,} shall be a valid and subsisting lien
from the date thereof, to-wit, from the 31st day of
October (at 9 o'clock A.M.) 1867. And the Court ~~doth~~
~~further order, adjudge and decree that,~~ being of ~~of~~
opinion that an assignment in severalty to the
said Andrew of his interest in the said land
is necessary and proper before any decree or
order for a sale should be made, doth ~~further~~
order, adjudge and decree that the Surveyor
of this County Carr Bailey and George Law-
son and James M. Kenable be and they are hereby
appointed Commissioners and directed, ^{to} go upon
the lands in the proceedings mentioned and
lay off and assign to defendant Andrew
Hamilton his ~~(the one tenth)~~ ^{part} ~~part~~, ^{thereof} quantity,
~~quality, and value~~ ~~Relatively~~ ~~Considered~~
the said Andrew's part thereof, (which is the
one tenth) Taking into consideration quantity,

quality and value. And the said Commissioners
are authorized to make any surveys that
may be necessary to arrive at a just
assignment to the said Andrew; and they
will make report to some future term of
this Court. And the Cause is Continued,

James A. Larmer
at $\frac{1}{3}$ becer.
Andrew Hamilton & others

0.13 177

James A. Farmer Pl. ff.
Against

vs. In Chy.

Andrew, Hamilton ^{et al} Defendants

This cause came on this day again to be heard upon the papers formerly read in the cause; and upon the report of J. P. Cox, D. A. Sr. &c, and James B. Stamps, Commissioners appointed by a former decree in this cause, to make partition of ^{the} land in the bill mentioned and assignor defendant Andrew Hamilton his share, ^{lands or} separate, by which report it appears that the interest of defendant Andrew Hamilton in the lands in the bill mentioned has been laid off and assigned, to him, by metes and bounds, therein set forth; and the same is confirmed; and was argued by counsel.

On consideration whereof it is adjudged ordered and decreed, that Patrick Hagan, be appointed a commissioner, in said cause, whose duty it shall be, after entering and must approved security for the performance of his duty as such to sell, upon six months time the land allotted to the defendant Andrew Hamilton, by the report of the said commissioners or so much thereof as may be necessary to satisfy plaintiff's claim & costs of suit out of this sale, to the highest bidder by public outcry at the front door of the Court House of the county, on some Court day, first publish due notice thereof ^{for any} posted on the front door of the Court House, and at least, one place in the neighborhood, where the land lies, taking bond, ^{from the purchaser with approved security} payable to his self, as Commissioner as afore said, payable six months after date bearing interest from date

And after having made sale thereof as aforesaid
he collect, and pay over, to the plaintiff, out
of the proceeds of sale, the amount of his
claim, and costs of suit; after first
satisfaction the costs of this sale. And
the case is continued.

James A. Jenner

U.S. Secy.

Andrew Samuel Water

U.S. Secy.

U.B. 339-

Virginia.

At a Court of Quarter Sessions continued and held
for Lee County, at the Court House thereof, on Wednesday
the 18th day of March 1868.

James A. Larmer

Plaintiff

against

Andrew Hamilton et als.

Defendants

In Chancery.

This cause came on this, the 18th, day of March 1868 to be
heard upon the Bill of P. Plaintiff and exhibits thereon file, and the
answer of Henry J. Morgan, Guardian ad litem for the infant defend-
ants Walter P. Hamilton, Fayette Hamilton, and Sally Hamilton,
and was argued by Counsel. On consideration thereof it doth ap-
pear to the Court that a summons to answer Plaintiff's Bill
has been executed upon James P. Hamilton, Daniel Hamilton,
Elizabeth Hamilton, Sally Hamilton, and Margaret Hamilton
more than two months before the present term of the Court;
and that an order of Publication has been duly posted Publish-
ed, and Completed as to the non-resident defendants John
C. Hamilton, Wilson Hamilton, and Andrew Hamilton;
and that this cause has been regularly set Rules by Decree
 nisi, judgment pro confesso, and has been set for hear-
ing. The Court doth therefore order, adjudge, and decree
that the plaintiff recover of the defendant Andrew Hamilton the sum
of \$100.⁰⁰ with interest thereon from the 1st day of January 1861 till
paid - subject to a credit of \$41.20 paid the 1st day of January 1861 -
and the costs of this suit. And it further appearing to the Court
that the defendant Andrew Hamilton by the recent decease of his mother
is become seised in fee simple of the one undivided tenth part
of a tract of land in Lee County, whereof the other defendants
are also seised, each of an undivided tenth part, as tenants
in parcenary; and C. C. Bell, Deputy for James W. Orr, Sheriff
of Lee County, having, by virtue of an order endorsed on the
said original summons issued by the Clerk of this Court,
attached the said undivided interest that the said Andrew

Hamilton has in and to the said tract of land in the proceedings mentioned, the Court doth therefore order, adjudge, and decree that the lien of the said attachment on the said undivided interest of the said Andrew shall be a valid and subsisting lien from the date thereof to wit: from the 31st day of October (at 9 o'clock a.m.) 1867. And the Court, being of opinion that an assignment in severalty to the said Andrew of his interest in the said land is necessary and proper before any decree or order for a sale should be made, doth further order, adjudge, and decree that the Surveyor of this County Carr Bailey, George Lawson, and James M. Venable be and they are hereby appointed Commissioners and directed to go upon the lands in the proceedings mentioned and lay off and assign to Andrew Hamilton his - the said Andrew's - part thereof (which is the one tenth) taking into consideration quantity, quality, and value. And the said Commissioners are authorized to make any surveys that may be necessary to arrive at a just assignment to the said Andrew; and they will make return to some future term of this Court. And the Cause is continued.

. A copy -

Teste Henry J. Morgan Clerk

James H. Larmer

vs } Copy of Decree

Andrew Hamilton et al.

Executed on Carr Bailey & James
McTearle by delivering to each
of them an attested office copy
of the within Decree.

Executed on George Lanson by
sending him an attested office copy
of the within Decree by James
McTearle. April 1868

J. H. Orr, S. C. C.

James & James

plf

vs

Andrew Hamilton et al

Def to

} In ch

The commissioners heretofore appointed in this case having failed to act on consideration whereof and for reasons appearing to the Court it is adjudged ordered and decreed that James M. Stampfer ^{Brooklyn} and I do hereby be and they are hereby appointed commissioners in the room and stead of the former commissioners Gerrit Bailey James M. Vinokur & George Quisenberry and do all which the former commissioners were directed to do. And upon this Court and the case is continued.

Virginia,

At a Court of Quarter-Sessions continued and held
for Lee County, at the Court House thereof, on Saturday,
the 22nd day of August 1868.

James A. Garmes - - - - - Plff

against

Alexander Hamilton et al. - - - - - Defts

In Chancery

On the motion of the Plaintiff, who suggests that Carr
Bailey - one of the Commissioners heretofore appointed by a decree
of this Court to aid in making partition of the land in the Bill
mentioned - is unable, on account of sickness, to perform the
duties assigned him by the said decree, It is therefore ordered,
adjudged, and decreed that Jefferson P. Cox be substituted in
the room of the said Bailey, and he is required to perform
the duties directed to be performed by said Bailey in con-
-junction with George Lawson and James M. Venable, and
the Cause is continued

A copy -

Leche. Henry J. Morgan, Clerk.

James A. Larmer

vis. 3 Copy of Decree of Court

Alexander Hamilton et al.

Consented by delivering to
Jefferson P. Coan a certified office
copy of the within writ.
Sept. 7th 1878.

J. W. Coan, Clerk

Virginia Lee County to-wit:

Personally appeared Thomas Larnum Sr.
before me Henry J. Morgan, clerk of the Court
of said County, and made oath that John C. Ham-
-ilton, Wilson Hamilton, and Andrew J. Hamilton
defendants in a certain suit ~~respects~~ about to
be instituted against them and others by James A.
Larnum in the Court of said County,
are not residents of this Commonwealth -
Wherefore he prays for publication &c.

Given under my hand, the 25th day
of October 1867.

Henry J. Morgan *cl.*

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 S 3.00
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James A. Sumner

vs. 3 Affidavits

John Hamilton & others

Virginia Lee County to-wit:
I, James A. Larmer, plaintiff in a certain suit,
which I have instituted in the County Court of
said County against Andrew Hamilton and others
in the nature of a foreign attachment, do solemnly
swear before Henry J. Morgan, clerk of said Court,
that I am justly entitled to and ought to recover
in the said suit, against the said Andrew Ham-
-ilton, ^{at} the least the sum of one hundred dollars
with interest thereon from the 1st day of January 1861,
subject to a credit of forty one dollars and twenty
cents paid the 1st day of January 1861; that I have
present cause of action therefor; that the defendant
Andrew Hamilton is not a resident of this State; and
that I believe he has estate or debts due him within
the said County of Lee in which said suit is
brought — wherefore I pray for process of foreign
attachment &c. &c. This the 30th day of January 1861.

James A. Larmer

Sworn to and subscribed before me,
Henry J. Morgan, clerk of said Court,
the 30th day of January 1861, at my
office ~~etc~~ ^{near} the Court house
in said County.

H. J. Morgan, clerk

James A. Larmer

vs $\frac{1}{3}$ Affidavit.

Andrew Hamilton et al,

James A. & son
W. D. Hamilton

So the execution
can't be any new thing.

The under-
signed a commissioner appointed by the
court in this case, who came to the
that person to which he was sold
at the front door of the Court House
of said county, the said lands, and
thence to the place being the plot of land
became the purchase money for the sum
of \$27.00 for which sum he with some
A. person the security entered into a bond
payable to the said commission for the said
sum, payable six months after date with
interest thereon from the day of sale. All
of which is respectfully submitted.

Dec 21 / 65.

J. A. & son.

Dec 21st 1865.

Jos. & Lamm

vs { Report of
 { Com. P. Hogan

And Humittin

Report filed

250
150
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100

500

13.41
5.00
5.00
5.00
5.00

33.91

6 of vol 1868

Whereas it an order of the county
court of Lee county, N.C. the undersigned
Commissioners do this day find it lay off
and assign to Andrew Hamilton, his (one and) ^{half}
part of a certain tract of land, on the
South side of Guilford Ridge, in consideration
of quantity, quality and value, we do assign
to the said Andrew the following boundary,
to wit: Beginning on a Hickory on the East
side of a branch on Ferguson & Turners line
thence S 24° W 13 poles to a stake in said branch
about one pole below the head of a Spring.
thence S 65° W 3 poles to a stake, thence S 29° W
1 pole to 2 small Hickories, thence S 51° W 113 poles to a
chestnut deodar & oak, thence S 25° E 17 poles to a
double-chestnut on S. J. Turners line, thence with said
line, S 51° E 118 poles to the beginning. Supposed to
contain 10.8 A R and 12 Poles. J. P. 60/1

La. & Lamer
of Bic. Co
1
New Hamilton 1704

This Deed made the 20th. day of February in the year of our Lord one thousand eight hundred and fifty-six between James P. Hamilton of the first part, and Jane Hamilton, wife of Alexander Hamilton, all of Lee County, and State of Virginia Witnesseth, That in consideration of the sum of one dollar to him in hand paid, the receipt of which is hereby acknowledged, and in further consideration of the love and affection the said James bears toward the said Jane Hamilton, who is his mother, the said James P. Hamilton doth grant unto the said Jane Hamilton for and during her natural life, and after her death, to her heirs, a certain tract or parcels of land, lying and being in the County of Lee aforesaid on the waters of Wallen's Creek, and on the South Side of Wallen's Ridge, and bounded as follows: - Beginning on a Hornbeam; thence N 50° E. 166 poles to a beech, poplar, and hickory; thence N 29° W. 14 poles to the head of a spring; thence N 69° E. 10 poles to a white oak; thence N 30° W. 27 poles to a Dogwood; thence N 68° W. 22 poles to a white oak; thence N 30° W. 128 poles to a stake; thence W. 87 poles to a black oak and four-woods; thence S 86 poles to a white oak and dogwood Rollin's Corner; thence N 68° E. 31 poles to a white oak; thence S 15° E. 112 poles to two poplars; thence S 65° W. 24 poles to a white oak; and thence S 21° E. 67 poles to the Beginning, with all the appurtenances thereto belonging, supposed to contain about one hundred acres, but hereby conveyed by the aforesaid boundaries, and not fixing any exact quantity, To have and to hold the said tract or parcels of land, with its appurtenances to the said Jane Hamilton for and during her natural life, and at her death to go and descend to her heirs forever; the intent of this deed being to convey the premises to the said Jane Hamilton for her life with remainder to her heirs. And the said James P. Hamilton

covenants that he will warrant generally the land hereby conveyed. Witness the following signature and seal.

James P. Hamilton (Seal)

See County Court, Clerk's Office, the 20th. day of February 1856. This Indenture of bargain and sale for land between James P. Hamilton of the one part, and Jane Hamilton of the other part, was acknowledged before me, and admitted to record, when the tax is paid.

J. W. S. Monson c. c.

at copy.

Jesse - Henry J. Morgan, Clerk.

Exhibit (D.)

Jane Hamilton
From 3 Cols. of deed
James P. Hamilton

Virginia

At Rules held in the Clerk's office of the County Court
of Lee County on Monday the 4th day of November 1867.

James H. Garner

Plaintiff

against

John C. Hamilton James P. Hamilton Wilson Hamilton
Andrew Hamilton Daniel Hamilton Walter P. Hamilton
Fayette Hamilton Elizabeth Hamilton Sally Hamilton
and Margaret Hamilton

Defendants.

In Chancery on a foreign Attachment

The object of this suit is to recover against the defendants
Andrew Hamilton \$100.00 with legal interest thereon from the
1st day of January 1861. Till paid and to subject to the payment
of the same the undivided interest of the said Andrew Hamilton
in the tract of and in the lile mentioned which has been attached
for the purpose and it appearing from evidence filed that
the defendants John C. Hamilton Wilson Hamilton and the said
Andrew Hamilton are non residents of this Commonwealth
They are ordered to appear here within one month after
due publication of this order to do what is necessary to protect
their interest in this suit.

Teste Henry J. Morgan C.

Virginia Lee County Court

Henry J. Morgan clerk of the County Court made
Cath. vide me that on Monday the 28th day of November
1867 that being court day, he posted at the door of the
court house of said county a correct copy of the above order

Given under my hand this day of

1867

19

James A. Sumner

vs $\frac{1}{2}$ Order Pub.

John C. Hammett

Virginia.

At a Court of the Surrogate continued & held
for the Court, at the Court House thereof, &c. &c. &c.,
the 18th day of June 1868.

James A. Farmer

Plaintiff

against

Andrew Hamilton & Co.

Defendants

(in Chancery)

Carr Bailey, George Lawson, and James M. Co.
being having been appointed Commissioners by a Decree &c. &c.
in this cause on the 18th day of March 1868 to lay off and
assign to Andrew Hamilton one third part of the tract of
land in the Bill mentioned, and they having failed to file
to execute the said decree and make report thereof, on the
motion of the Plaintiff, it is ordered that the said Com-
missioners be summoned to appear before this Court on the
first day of the next term to shew cause, if any they can,
why they have not executed the decree aforesaid, and
the cause is continued.

A copy - to be H. & M. 1868 - L. L. L.

James H. Larner
vs. Copy of order of Court
of Andrew Hamilton & als.

Executed on Carr Bailey
& James M Venable by
delivering to each one of them
an attested office copy of
the within writ

J W Orr, o l b

Virginia,

at a Court of Quarter Sessions continued
held for Lee County, at the Court House there,
Thursday, the 18th day of June 1868.

James A. Farmer --- Plaintiff

against

Andrew Hamilton & also --- Defendants

Carr Bailey, George Lawson, and James M. Venable having
appointed Commissioners by a decree entered in this cause on the
18th day of March 1868 to lay off and assign to Andrew Hamilton
one tenth part of the tract of ~~the~~ land in the Bill mentioned, and
having failed as yet to execute the said decree, and make report
thereof. On the motion of the Plaintiff, it is ordered that the said
Commissioners be summoned to appear before this Court on the 1st day of
the next term to shew cause, if any they can, why they have not
executed the decree aforesaid, and the cause is continued.

4000

4001- Lete - 12 mg. \bar{f} . No. 1000 & 1001.

The Commonwealth of Virginia,

TO THE SHERIFF OF LEE COUNTY—GREETING:

WE COMMAND YOU TO SUMMON

*John C. Hamilton James P. Hamilton
Wilson Hamilton Andrew Hamilton Daniel Hamilton Walter P.
Hamilton Fayth Hamilton Elizabeth Hamilton Sally
Hamilton and Margaret Hamilton*

Justices of our county
to appear before the ~~Judge of our Circuit~~ Court for Lee county, at the Court House,
in the Clerk's office, at Rules to be holden for the said Court, on the *first* Monday
in *November* . next, to answer a bill in Chancery exhibited in our said Court,
against *them* by *James A. Larmer*

And have then there this writ. WITNESS, HENRY J. MORGAN, Clerk of our said
Court, at the Court House, this *31st* day of *October* 1867, in the
92nd year of the Commonwealth.

Henry J. Morgan Clerk.

By virtue of this summons and the order thereon endorsed,
 I hereby attach the undivided interest that the defend-
 ant, ^{Andrew Hamilton} has in and to a certain tract of land
 lying in Lee County Virginia, on the waters of Waller
 Creek, and on the south side of Waller's Ridge, and
 more particularly described by miles and bounds in
 a deed of conveyance made by defendant James P. Ham-
 iltan to his mother Jane Hamilton, and dated 20 February
 1856, and recorded in Deed Book No 14, page 253 & 4.
 This October 31st day, at 9 O'clock A.M. -
 C. C. Bell Deputy
 for James W. Orr, Sheriff of L. C.

James A. Larrison

as Special Agent

John C. Hamilton

Nov. 2nd 1867

Examined in James P. Hamilton's
 and John C. Hamilton's day return-
 ing to each of them an attested of-
 fice copy of the return made.

Examined on Elizabeth Hamilton
 Sally Hamilton, or Margaret Ham-
 iltan, by delivering an attested
 office copy of the return made
 to Alexander Hamilton their
 father, they having appeared,
 John Jones 1867

John C. Hamilton

App
 74.
 Day paid \$ 63

Order of attachment having been made, the office being closed
 was ordered to attach the undivided interest of the defendant Andrew
 Hamilton in the tract of land in the full return and
 hold the same subject to the future order of the court.
 Henry Morgan & Co.

VIRGINIA:

WASHINGTON COUNTY, TO WIT:

I do hereby certify that the annexed Notice has been published
four weeks successively, ending *Nov 29th* 1867,
in the "ABINGDON VIRGINIAN," a newspaper published in the
town of Abingdon, Va. Given under my hand this *30th*
day of *November*, 1867.

Geo. O. Barr,
Jr. Ed "Virginian"

VIRGINIA—At Rules held in the Clerk's
office of the County Court of Lee county,
on Monday, the 4th day of November, 1867:
James A. Larmer, Plaintiff,
AGAINST

John C. Hamilton, James P. Hamilton, Wil-
son Hamilton, Andrew Hamilton, Daniel
Hamilton, Walter P. Hamilton, Fayette
Hamilton, Elizabeth Hamilton, Sally Ham-
ilton, and Margaret Hamilton. Defendants.

In Chancery on a Foreign Attachment.

The object of this suit is to recover against
the defendant Andrew Hamilton \$100.00, with
legal interest thereon from the 1st day of Ja-
nuary, 1861, till paid, and to subject to the
payment of the same, the undivided interest
of the said Andrew Hamilton, in the tract of
land in the bill mentioned, which has been
attached for the purpose: And it appearing
from evidence filed that the defendants, John
C. Hamilton, Wilson Hamilton, and the said
Andrew Hamilton, are non-residents of this
Commonwealth, they are ordered to appear
here within one month after due publication
of this order, to do what is necessary to pro-
tect their interest in this suit.

Teste, HENRY J. MORGAN, c. c.
Nov. 8, 1867—4w

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